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SUPPLE COURT
of the
UNITED STATES

ALBERT LATENDRESSE

Photostatf-Appellee,

T.

ORVILLE LATRIDRESSE aka ORVILLE J. LATRIDRESSE and TUTH LATRIDRESSE

Defendants-Appellants

JURISDICTIONAL STATES

of the

A-1126 (ND) 10135 RECEIVED

SEP 7 1982

OFFICE OF THE CLERK SUPREME COURT, U.S.

APPEAL OF PART OF ORDER

BEOM

THE SUPREME COURT

STATE OF NORTH DAKOTA

OHVILLE J. LITENDRESSE Box 166 Upham, North Dakota, 58789 Por the Defendants-Appellants Pro se

MIGHEL S. McIntee
Box 70
207 Main Street South
Tomar, North Dakota, 58788
Por the Plaintiff-Appellee

THUEX

Questions Presented by this Appeal
Grounds on which the Jurisdiction of this Court is invoked 2
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Appendix(N.D. S. Ct. ORDER danying most costspreviously filed
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North Dakots Rules of Civil Procedure #56
CASE REPREENCES
APELES v. 2. I. DU PONT DE NEMOURS A CO., Inc. 1,2
OTHER
\$ 1, Article 14, U. S. Constitutional Amendments1,2

QUESTIONS PRESENTED BY THIS APPRAL 1. 2. The Appellants urge the following issues for review before the United 3. States Supreme Court. 1. When the North Dakota Legislators wrote in the North Dakota Century Code 27-01-07 * CIVIL ACTION FEES -- WAIVER, Any filing fees connected 6 with any civil action did they intend to restrict the univer to one cost or "a filing fee" as 7. interpreted and allowed by the North Dakota Supreme Court(Order being 8. appealed from and previously included with Appellants' June 22, 1982 PETITION FOR EXTENSION ON DOCKETING APPEAL) or did they mean all costs 11. ("CIVIL ACTION PERS-MAIVED, Any filing foos.") ? 12. 2. Were the Appellants' rights under \$ 1 Article 14 of th amendments to 15. the United States Constitution stridged or denied by the North Dakota 14. Supreme Court's interpretation? 15. 3. If the North Dakota Statute is of such vague construction and there 16. are no attached case references to it's latest(1979) supplement, shouldn't 17. guidance and direction be taken from Pederal Rules of Civil Procedure, rule 18. 75 (m), 26 U.S.C.A.; 26 U.S.C.A. # 1915, and AIMINS w. E.I. DU POHT DE 19. NEWDURS & CO. Inc. 69 S. Ct. 85 wherein: ... any court of the United States may authorize the commence-20. ment, prosecution or defense of any suit, action or proceeding, civil or criminal, or appeal therein, without prepayment of fees 21. and costs or security thereof, by a person who makes affidavit 22. that he is unable to pay such costs or to give security therefor. Such affidavit shall state the nature of the action, defense or . 23. appeal and affiant's belief that he is entitled to redress .. " 24. 25. 26. 27. 27. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40-41_ 42. 43. 44. 45.

46. 47. 48. 49.

UROUNDS ON WHICH THE JURISDICTION OF THIS COURT IS INVOKED 1. The Appellants, Orville and Ruth Latendresse were denied a Motion 2 for a New Trial in the District Court, Northeast Judicial District of 3. Nort Dekots, the Honorable William A. Neumann, Judge, presiding. They 4. appealed to the Supreme Court of North Dakots and a Motion For Leave 5. To Proceed In Forms Pauperis with Affidavit Of Poverty. Judge Neu-6 mann forwarded the Motion For Appeal but mived jurisdiction on their 7. InFormaFauroris Motion. The Appellants thereupon appealed to the 8. North Dakota Supreme Court on their In Forms Pauperis Motion and 9. supporting Affidavit. The Supreme Court of North Dakota ruled on April 5, 1982(see ORDER sent with June 22, 1982 PETITION FOR EX-THESION ON DOCKSTING APPEAL et al). We quote the pertinent paragraphs
"...The motion to proceed in Forms Pauperis was accommand
by a sworn affidavit of indigency as required by Section 27-01 13. -07, N.D.C.C. This Court having considered that request, HERE-BY ORDERS that Orville and Buth Latendresse be permitted to 14. 15. proceed in Forms Pauperis in the above-titled action exempting them from paying a filing fee but not exempting them from paying costs of transcript, attorney's fees, any other fees or costs, 16. 17. or from providing security therefor. 18. The Appellants feel they are being denied their In Forms Pauperis 19. rights to their fullest statutory privilege intended under NDCC 27-01 20. -O7 which waivers any civil action fees, any filing fees as follows: "MDCC 27-01-07. Civil action fees-- Waiver, any filing fees connected with any civil action to be heard in any of the enurte 21_ of the judicial system as listed in section 27-01-01 may be waived with or without a hearing, at the court's discretion, by the filing of an in forms pauperis petition accompanied by a sworn affidavit of the petitioner relating the pertinent information regarding indigency. ".

Had the legislature intend only the one cost of a fility or docket-22. 23. 24. 25. 26. ing fee,NDCC 27-01-07 would have read like this:

27-01-07. Civil action fee - Waiver. Any filing fee..." 27. 28, An indigent litigant not helped much financially with just the filing or docketing fee and burdened with all the other costs, fees and security. 29. 30. The appellants feel their rights under # 1, Article 14 of the Amend-31. ments to the United States Constitution wherein it states in parts "No state shall make or enforce any law which shall abridge 32. the privileges or immunities of citizens of the United States, nor shall any state deprive any person of life, liberty or property, without due process of law, nor deny to any person within its jurisdiction the equal protection of the laws." 33. 34. 35. were denied or abridged invoking jurisdiction of this Court. 36. This / interpreted more clearly the In Forms Pauperis rule Of the 37. Pederal Rules of Civil Procedure 75 (m), 28 U.S.C.A.; 28 U.S.C.A. 8 38. 1915 and their favorable application in ADKINS v.R. I. DU PONT DE KD-39. MURS & CO. Inc., 369 S. Ct. 85 to wite 40. "... Any Court of the United States may authorize the commencement, prosecution or defense of any suit, action or proceeding, civil or criminal, or appeal therein, without prepayment of fees and costs or security thereof, by a person who makes affidavit that he is unable to pay such costs or to give security therefor. Such affidavit shall state the nature of the action, defense or appeal and affiant's belief that he is entitled to redress. 41. 42. 43. 44. 45. 46. 47. 48. 49.

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This action started on an action by Albert Latendresus to collect on a note for \$4000,00 from Orville and Ruth Latendresse. The Defendants were served with the Summons and Complaint on June 13, 1978.

The Defendant, Orville Latendresse, answered for the Defendants on on July 3, 1978 and counterclaimed on a 1950 note, for payment for wintering onttle(Plaintiff's), and for damages from a fire caused by Plaintiff's negligence.

Plaintiff replied to the counterclaim on July 19, 1978. On August 2, 1978 Plaintiff served a Request For Admissions on the Defendants.

On September 29, 1978, Plaintiff moved for Sunmary Judgment on 12. the ground that " Defendants have failed to Answer a Request for Admission in accordance with Rule 36 of the North Dakota Rules of Civil Pro-14. cedure and thereby, have admitted all the material allegations of the 15. Complaint.

" Purther, that the allegations of the counterclain not otherwise 17. explained, do not constitute a claim upon which relief can be granted."

A hearing on this motion was held on October 11, 1978. The day 19. before this hearing Orville Latendresse served on Michael McIntee, 20. Plaintiff's Attorney, his Answers to Plaintiff's Request for Admiss-21. ions, with a cover letter why his lateness of the answers should be 22. excused.

23. The Motion For Summary Judgment was heard by Honorable Clifford 24. Justonius, Supreme Court Commissioner, who , after taking it under 25. advisement, issued a memorandum opinion on October 26, 1978 and an 26. order for Judgment entry on November 15, 1978, granting Plaintiff's 27. Motion for Summary Judgment. Notice of Appeal was filed on November 28. 27, 1978. Defendants had received Notice of Entry of Judgment on 29. November 24, 1978.

After hearing oral arguments on this appeal the North Dakota 31. Supreme Court Entered Judgment on June 20, 1980 wherein " THE SUMMARY JUDG 32. MENT IS REVERSED and the case RELANDED for further trial.

Remand trial was held on March 26, 1981 in District Court, Norteest 34. Judicial District before the Honorable William & Neumann , Judge, presiding. 35. Judgment was entered ... in favor of the Plaintiff against the Defendants 36. in the sum of \$7,631.77 in the office of the Clerk of District Court in and 37. for McHenry County, North Dakota on the 3rd day of April, 1981."

38. The Defendants' Hearing on Motion for New trial was held on August 31. 39. 1981 in Judge Neumann's District Court wherein MOTICH FOR NEW TRIAL was 40. ORDERED DEVIED.

Metion for EXTENSION OF TIME TO FILE NOTICE OF AFFEAL was filed in 42. District Court and approved on Movember 3, 1981. Notice of Appeal to the 45. Supreme Court of North Dakota from an ORDER OF DENIAL was filed in Dis-44. trict Court on December 4, 1981. A PETITION FOR EXTENSION TO FILE TRAN-45. scripts, MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS and APPIDAVIT IN 46. SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS was filled with 47. the Merk of the District Court on January 13, 1982. Judge Beumann approved the Extension of time to file transcripts but waived jurisdiction on the IN FORMA PAUPERIS MOTION, on March 16, 1982.

On April 5, 1982 the Defendants-Appellants filed with the North Dakota Supreme Court Clerk MOTION FOR FURTHER EXTENSION OF TIME IN WHICH TO FILE TRANSCRIPT, MOTION FOR LEAVE TO PROCEED IN PORMA PAUPERIS and APPIDAVIT IN SUFFORT OF MOTION FOR LMAVE TO PROCEED IN FORMA PAUPERIS, On April 5. 1982 the North dakota Supreme Court filed an ORDER Denving EXTENSIO TO FILE TRANSCRIFT but "permitting Orville and Ruth Latendresse to proceed in Forms Pauperie in the above entitled action exempting them from paying a filing fee (underlining supplied by the appellants) but not exemptthem from paying costs of transcript, attorney's fees, any other fees or costs , or from providing security therefor." See ND S. Ct. Order previously filed in this Appeal. MOTION FOR STAY OF PROCEEDINGS and EXTENSION OF TIME TO FILE BRIEFS(in the ND Supreme Court) was filed with the North Dakota Supreme Court Clerk on June 15, 1982. That brings us to this Court. During the course of this litigation(April 20, 1981) Albert Latendresse through his attorney, Michael S. McIntee together with attorney Robert D. Hartl erroneously and maliciously cashed and converted the judgment bond set up to Stay Execution. Attorny Hartl was trustee of the Money Market certificate set up in Rugby, North Dakota (Gredit Union) for this security.

The Appellants feel their constitutional rights have been denied and abridged. They feel that their grisvances are worthy of litigation and that they are mable to pursue this case to the fullest without the maximum legal expense waivers possible

WHERIFOR your Appellants pray the Court for Waiver of all fees, costs and prepayment of security and whatever relief the Court may deem just and proper.

Respectfullu submitted this 1st day of September, 1982.

Owth Jalinda of ORVILLE J. LATENDRESSE For the Appellants, pro se

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State of North Bakota

MAS, LUELLA DUNN

June 28, 1982

RECEIVED

JUL 1 - 1982 OFFICE OF THE CLERK SUPREME COURT, U.S.

The Honorable Alexander Stevas Clerk, United States Supreme Court One First Street, N.E. Washington, DC 20543

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RE: LATENDRESSE v. LATENDRESSE Our #10,135

Dear Mr. Stevas:

Mr. Latendresse has forwarded to me a Notice of Appeal to the Supreme Court of the United States. The Notice of Appeal is enclosed. You will note Mr. Latendresse is not appealing a final judgment or order of the North Dakota Supreme Court.

Sincerely yours

Luella Dunn, Clerk Supreme Court

LD:ck

cc: Mr. Orville Latendresse Mr. Michael S. McIntee

The Honorable Ralph J. Erickstad

THE COURT JUN 17 1982

Box 166, Upham, ND, 58789 June 15, 1982

Luella Dunn, Clerk North Dakota Supress Court, State Capitol Grounds Bismarck, ND, 58505

He: Latendresse v. Latendres et al Pile No. 10135

Dear Ms Dunns

Please find enclosed BOTICE OF AFFEAL TO THE UNITED STATES SUPRME and seven copies and the original of COURT/MOTION FOR STAY OF PROCEEDINGS AND EXTIONSION OF THE TO FILE BRIEFS on Appeal to the North Dakota Supreme Court and Certificate of Service to Appeales for which I would appreciate your filing.

Motion For Leave to Proceed In Forms Pauperis and instructions for Docketing the appeal will follow shortly.

Owille J. latendresse
For the Appellants pro se

CERTIFICATE OF SERVICE

I, Orville J. Latendresse, being first duly seem under onth, do depose and say; that on the 16th day of June, 1982, this affiant deposited in the mailing departmen of the United Status Post Office at Minot, North Dakota, a true and correct copy of the afore-mentioned documents filed in the above captioned action; That the copies of the documents were securely enclosed in an envelope with postage duly prepaid, and addressed to: Michael S. McIntee, McIntee Law Firm, P.O. Box 705, 207 South Main Street, Towner, ND, 50788; That to the best of my knowledge and belief, such address was the actual post office address of the party intended to be served; That the above documents were duly mailed in accordance with the provisions of the North Dakota Briessof Civil Procedure.

Tolle balentes
Ta/orville J. la tendre see
For the appellants pro se

Subscribed and seom to before me this to day of June 1982

ICEN KITZMAN, Netary Public Ward County, North Dakota My Commission Expires April 27, 1985 0

IN THE SUPREME COURT) STATE OF NORTH DAKOTA)

Albert Latendresse,

Plaintiff-Appellee

V.

Orville Latendresse aka Orville J. Latendresse and Ruth Latendresse,

Defendants-Appellants.

ORDER File No. 10135

On April 5, 1982, the defendants-appellants, Orville and Ruth Latendresse, filed motions with this Court requesting a further extension of time in which to file a transcript and also requesting leave to proceed in Forma Pauperis pursuant to Section 27-01-07, N.D.C.C.

The deputy clerk of this Court informed Orville Latendresse by letter dated March 10, 1982, that an extension of time to file a transcript had been granted until 4:00 p.m., April 6, 1982. The Latendresse's have failed to provide a reason why additional extension of time for filing the transcript is necessary. Accordingly, this Court HEREBY ORDERS the motion for a further extension of time to file the transcript is denied.

The motion to proceed in Forma Pauperis was accompanied by a sworn affidavit of indigency as required by Section 27-01-07, N.D.C.C. This Court, having considered that request, HEREBY ORDERS that Orville and Ruth Latendresse be permitted to proceed in Forma Pauperis in the above-titled action exempting them from paying a filing fee but not exempting them from paying costs of transcript, attorney's fees, any other fees or costs, or from providing security therefor.

The Supreme Court of the State of North Dakota convened at 4:00 p.m. this 5th day of April, 1982, with the Chief Justice, the Honorable Ralph J. Erickstad; the Honorable Wm. L. Paulson, the Honorable Paul M. Sand, the Honorable Vernon R. Pederson, the Honorable Gerald W. VandeWalle, Justices; L. David Gunkel, Staff Counsel; and the Deputy Clerk of the Supreme Court, Joanne Eckroth, being present and directed the entry of the above order.

Joanne Fekroth Deputy Clerk

North Dakota Supreme Court

THE MEET SUPREME COURT

OF THE DITTED STATES

Orville J. Latendresse, et al Appellants-Defendants

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MOTION FOR LEAVE TO PROCEED IN POLICA PAUPERTS

No. 4-1126 (ND) 10135

Albert Latendrosse

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Appelless-Plaintiff

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COLES NOW the Appellants, in the above entitled action, and move the Supreme Court of the United States for Leave to Proceed In Forms Pauperis pursuant to Federal Rules of Civil Procedure, rule 75(m), 28 U.S.C.A. 1 28 U.S.C.A. 5 19 15and more specifically(a):

> "iny court of the United States may authorize the commencement, prosecution or defense, of any suit, action or proceeding, civil or criminal, or appeal therein, without prepayment of fees and costs or security thereof, by a person who makes affidavit that he is unable to pay such costs or to give security therefor. Such affidavit shall state the nature of the action, defense or appeal and affiant's belief that he is entitled to redress. .. "

The Appellants further lean on ANKINS V. E. I. DuFCHT De WHIDURS & Co. . Inc. . 18. 335 U.S. 331 for the Supreme Court ruling that:

7. Courts... One need not be absolutely destitute in order to enjoy the benefits of statute providing for appeals in forms pauperis. Pedaral, Bules of Civil Procedure, rule 75(n), 28 U.S.C.A.; 28 U.S.C.A.

*8. Courts ... An affidavid which states that affiant cannot because of his poverty, pay or give security for the costs on appeal and still be able to provide himself and his dependants with the necessities of life is sufficient. Federal Rules of Civil Procedure, rule 75(n), 28 U.S.C.A. 1 28 U.S.C.A. 8 1915

" 4. Courts. 405(14). ". The court may save the cost of printing by providing for a typewritten record in an appeal in forma pauperis. Federal Rules of Civil Procedure, rule 75(m), 28 U.S.C.A...

29. An Affidavit in support of this Motion is attached hereto and mad e 30. a part hereof as if the same were set forth fully herein.

Dated this 7th day of July, 1982 at Upham, ND, 58789

Owille J. Laterdresse for the Appellante, pro se

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IN THE SUPRIME COURT OF THE WITHD STATES

Orville J. Latendresse, et al Appellants-Defendants

APPIDAVIT IN SUPPORT OF MOTION BOR IFAVE TO PROCE TO THE WORLD PAIDERTS

Albert latendresse Appelles-Plaintiff

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No. 4-1126 (ND) No. 10135

7. **** . ****************** *************************** We. Orville J. Latendresse and Buth Latendresse, the above-named Appellants. 8. being first duly sworn, depose and say that we are the Appellants-Defendants in 10. the above entitled action; that in support of our Motion To Proceed on our Appeal 11. without being required to pay fees, costs or give security therefor we state that 12, because of our poverty we are unable to pay the costs of said proceeding or to 13. give security therefor; that we believe that we are entitled to redress; and that 14. we further swear that the responses we have made to the questions and instruct-15, ions below relating to our ability to pay the costs of prosecuting the appeal 16, are true.

(1) "Are you presently employed ?"

No. Or ville Latendresse lost one eye in an accident in 1929, and seriously wounded the other one in 1946. He has been on a total and permanent (legally blind) status since and together with serious hearing inpaiment even with hearing aid and has been on social security or veteran's non service connected disability pension since and more recently Medicare. His last army mages were in 1946 at about \$90.00 per month. His present Social Security disability pension for him and his wife is \$307.00 and for their two dependent children \$90.00.

\$307.00 and for their two dependant children \$90.00.

The co-appellant, Buth, has not been able to work since her automobile collission with a train in 1973 at which time she had been workin a Bottinea u, North Dakota Hospital (St. Andrews). She wound up with five bolts in one leg, painful allerate swellings and despite continuous search for medical relief has gained no progress, to date. Her employer did not pay in for Social Security so she is not eligible for disability pension. Her wages then were about \$270.00 per month.

(2). " Have you, within the past twelve months, received any income from a business, profession or any form of self employment, or in the form of self-employments, interest, dividends or other sources?

A net loss of \$3,365.06 was reported on the Federal Income tax 1040

for 1981 taking into consideration as farming expenses all legal expenditures defending title to the Homestead and personal property from Execution Sale (Thorson v. Latendresse, ED 9914(1981))

(3). " Do you own any cash or checking or savings account ? " Cash on hand- \$10.00; no savings account: checking account with Pirst Hational Bank in Bottineau, ND, 58318(acct. # 07 899 8) is overdrawn most of the month with \$15.00 to \$25.00 monthly overdraft

(4). " Do you own any real estate, stocks, bonds, notes, automobiles or other valuable property/ (Excluding ordinary household furniture and

Clothing)."

Undivided joint tem and interest (with adverse party) in Humestead. " Pair Market Value" according to Moderny County 1981 tax receipts for my share would be \$44,060.00(this "Fair Market Value" of the 200 acres would not reflect the actual informed buyer's offer after considering an undivided interest and its continuous wildlife (ducks, geese and blackbird) depredation from the adjacent Clark Salyer National Wildlife Refuge since the mid 1930's. Present mortgage of record to Midwest Federal SiL Ass. of \$12,835.77 being paid by the Appellants. Crop losses to wildlife depredation have been as much as 93% according to United States Agricultural Stabilization and Conservation Service (USDA ASCS) calculations. Then their Atmater revenue. Service (USDA ASCS) calculations, Then their disaster payments were available(which they aren't any more) it only amounted to about a soller a bushell a more function of the present disactrous urice for meat).

Appellants in Thorson v. Latendresse (ED)No. 9914 (1981) they could be North Dakota Century Gods 28-22-02 and 28-22-04.

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Page 2, Latendrosse et al v. Latendrosse, Affidavit fo/In Forma Pauperis . 1. (U. B. 80%)4-1126. Livestock and Farm Equipment(depreciation taken into account on the pre-vious affidavit used in the North Dakots Supreme Court which were last 3. rears values). 4. 500 Case diesel tractor—\$500.00; Oliver 38 diesel tractor w/ loader, not useable, needs large tire, clutch and major overhaul—\$400.00; 1972 Ford pickup—inoperable, needs motor—\$55.00; 1954 Chevrolet true ham't been running or licensed for years, notor inoperable—\$50.00; 1968 Versatile, pull type combine(needs sieves , augers and tires-\$400.00, Emuse 15' teel har cultivator(needs shovels) —\$80.00; Kemnee 12', wheel mounted tandem disc(bent shaft)—\$60.00; ½ interest in symmer — \$15.00; #663.D power mover—\$60.00; Farmhand wheel mine-\$45.00; Lahman stack fram—\$25.00; 4 section harrow-\$15.00; dump mine — \$5.00;IHC 16' pail/type smather—\$20.00; ½ interest in 12' press drill —\$10.00; wheelles 10' mader disc-\$5.00; 2-300 gallen fuel tanks on stand(30 years eld)—\$40.00; 4bettom 14" plow, packer, drill and mulcher—\$130.00; 2btal -\$2378.00 5. 6. 7. 9. 10. 11. 12 13. fools oot; lattery charger not full power anymore, missing 14. meter) - \$8.00; socket set - \$50.00; combination wrenches -\$10.00; air compressor(less motor) -- \$15.00; handyman jack -- \$5.00; wheel puller -- \$15.00; male hoist(braken cable)-- \$5.00; manual log splitter -- \$5.00; mall bit grinder -- \$10.00; eigerett lighter air compressor -- \$10.00; shop manuals -- \$40.00; Miscell-ansons light, cords and tools -- \$30.00. Total----- \$183.00 15. 16. 17. 18. 19. Minus indebtedness—

Midwest Federal Savings and Loan Assm. (mortgage due on Homestead paid by the Appellants, only) —\$12,835; Judgment Execution of Thorson v. Latendresse, ND # 9914— \$8,844.89with interest at 65 from Aug. 28th, 7980 and 12 % from July 1, 1981; Farmers Union 011 Co. Rugby, ND, \$2135.18; Uphan Farmers Elevator Co., Uphan, ND, 56789-\$196915 \$200— Gartis Latendresse, Minot, ND, 56701, Dennis Latendresse, \$100.00, Rundley Gossen, Enthville, ND, 18701, Semis Latendresse, \$100.00, ether—\$300.00 . Total debt Minus indebtednes 20. 21. 22 23. 24. 25. - \$28,199.80 26. Het equity 27. (5) Persons dependants for support and their relationship are: cons Brent Carter and Justin Jay, and brother-in-law, Bugene Breaten. 26. 29. To understand that a false statement or ensuer to any question in this 30. Affidavit will subject us to penalties for perjury. Dated this 13th day of July, 1982 at Uph 31. 32 33. 34. Subscribed and swom to before se this 19 4 35. 36. 37. LINDA EDICKSON fistery Public, Regulile County, N. Dak. My Commussion Explice May 26, 1968 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 38. 49.

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